Filed by: Trial Section Merits Panel Mail Stop INTERFERENCE Board of Patent Appeals and Interferences United States Patent and Trademark Office P.O. Box 1450 Alexandria, Virginia 22313-1450 Paper No. 29 Entered: November 24, 2006

Tel: 571-272-9797 Fax: 571-272-0043

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

JONATHAN TIEN Junior Party (Patent 5,662,105)¹

 \mathbf{v}

MOHAMED K. DIAB, ESMAIEL KIANI-AZRBAY JANY, IBRAHIM M. ELFADEL, REX J. McCARTHY, WALTER M. WEBER and ROBERT A. SMITH Senior Party

(Application 09/144,897)²

Patent Interference No. 105,472

Before LEE, LANE and MOORE, Administrative Patent Judge.

LEE, Administrative Patent Judge.

Judgment -- Request for Adverse -- Bd. R. 127(b)

1 2

Based on Application 08/442,834, filed May 17, 1995. The real party in interest is SpaceLabs Medical, Inc., SpaceLabs Healthcare, Inc., and OSI Systems, Inc.

Filed September 1, 1998. The real party in interest is Masimo Corporation and Comerica Bank-California. Accorded the benefit of Application 08/859,837, filed May 16, 1997; Application 08/320,154, filed October 7, 1994; and Application 08/132,812, filed October 6, 1993.

Interference No. 105,472 Tien v. Diab

involved application or patent of the parties.

14

1 On October 31, 2006, junior party conceded priority and requested entry of adverse 2 judgment with respect to the subject matter of Count 1. (Paper No. 28) In a telephone 3 conference call held on November 14, 2006, counsel for party Tien indicated that Tien is no 4 longer interested in filing a motion for no interference-in-fact and a motion to designate its 5 claims 1-9, 13 and 16 as not corresponding to the count. The request is granted. 6 It is 7 **ORDERED** that judgment on priority as to the subject matter of Count 1 is herein 8 entered against junior party JONATHAN TIEN; 9 FURTHER ORDERED that junior party JONATHAN TIEN is not entitled to claims 10 1-20 of its involved Patent No. 5,662,105; 11 FURTHER ORDERED that if there is a settlement agreement, the parties should note 12 the requirements of 35 U.S.C. § 135(c) and Bd. Rule 205; and 13 FURTHER ORDERED that a copy of this judgment be placed in the respective

> /ss/ Jameson Lee JAMESON LEE Administrative Patent Judge

> /ss/ Sally G. Lane SALLY G. LANE Administrative Patent Judge

> /ss/ James T. Moore JAMES T. MOORE Administrative Patent Judge

Interference No. 105,472 Tien v. Diab

By Electronic Transmission:

Attorney for Party Tien:

Paul T. Meiklejohn
Edward W. Bulchis
Dorsey & Whitney LLP
1420 Fifth Avenue, Suite 3400
Seattle, Washington 98101
Meiklejohn.Paul@Dorsey.com
Bulchis.Ed@Dorsey.com

Attorney for Party Diab:

Brenton R. Babcock
Irfan A. Lateef
Salima A. Merani
Jarom D. Kesler
KNOBBE, MARTENS, OLSON & BEAR
brent.babcock@kmob.com
irfan.lateef@kmob.com
salima.merani@kmob.com
jarom.kesler@kmob.com